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KCC 4749.2 K-C 16,858.2 PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of Rae Ellen Siverson, et al. Art Unit 1615
Serial No. 10/803,345
Filed March 18, 2004
Confirmation No. 5820
For AROMATIC COMPOSITIONS AS INHIBIT BY OF EXOPROTEIN
PRODUCTION IN NON-ABSORBENT ARTILES
Examiner Lakshmi Channavaj ala

A gust 17, 200

TERMINAL DISCLAIMER OBVIATE DOUBLE PATENTING REJECTION OF ER PRIOR PATENT

TO THE COMMISSIONER FOR PAPENTS, SIR:

The owner, Kimberly-Clark Worldw ce, Inc., of 100 percent interest in the instant application has by disclaims, except as provided below, the terminal part of statutory term of any patent granted on the instant applica n, which would extend tatutory term defined in beyond the expiration date of the ful 35 U.S.C. 154 to 156 and 13, as presently shortened by any terminal disclaimer, of prior Patent 6,821,999. The owner hereby agrees that any patent so gran on the instant application shall be enforteable only tor and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is This agreement assigns. binding upon grantee, its successors

In making the above disclaimer, the owner does not disclaim the terminal part of any patent grant of on the instant application that would extend to the privation date of the full

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statutory term as defined in 35 U.S.C. 54 to 156 and 173 of the prior patent, as presently shortened any terminal disclaimer, in the event that it later expires f if failure to pay a maintenance fee, is held urenforceable, is found invalid by a court of competent jurisdiction, is a sutorily disclaimed in whole or terminally disclaimed under 7 CFR 1.321, has all claims cancelled by a reexamination of rificate, is reissued, or is in any manner terminated prior to be expiration of its full statutory term as presently shortened by any terminal disclaimer.

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I declare that all statements make herein of my own knowledge are true and that all state at made on information and belief are believed to be true; a confurther that these statements were made with the knowled control that willful false statements and the like so made are proshable by fine or imprisonment, or both, under Section conformation to the like so the United States Code and that such will be statements may jeopardize the validity of the application or any patent issued thereon.

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2. [X] The undersigned an attor

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Cristopher Goff
Typed or Pri ted Name

[X] The Commissioner is hereby authorized to charge the Terminal Disclaimer fee under 37 CTR 1.20(d) and any underpayment to Deposit Account to 19-1345.
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